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Practitioner's Docket No. 2857/105

PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

re application of: Daniel Fishman

Application No.: 09/871,990

Group No.: 2173

Filed: 05/31/2001

Examiner: Bonshock, D.G.

For: System and Method for Transferring Web-Based Information

Commissioner for Patents

P.O. Box 1450

Alexandria, VA 22313-1450

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Interview Summary

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Jay Sandvos

Signature of person mailing paper

02857/00105 444746.1



Application 09/871,990

Filed 5/31/01

Applicant Interview Summary of 10/24/05 Interview



IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant: Fishman, Daniel

Atty Docket: 2857/105

Serial No.: 09/871,990

Art Unit: 2173

Date Filed: May 31, 2001

Examiner: Bonshock


Invention: **System and Method for  
Transferring Web-Based  
Information**

Date: November 10, 2005

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Jay Sandvos

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Commissioner for Patents  
P.O. Box 1450  
Alexandria, VA 22313-1450

**Interview Summary**

Dear Sir:

Applicant's attorneys were granted a telephonic interview on October 24, 2005 with Examiner Dennis Bonshock and Primary Examiner Raymond Bayerl. Applicant's attorneys discussed the scope of claim 1 with respect to an earlier patent to Narurkar.

Applicant's attorneys explained that Claim 1 is directed a method by which a user selects web-based information and sends it to a personal information management system that applies to a set of users. Claim 1 in part requires "identifying an information type ... selectable from a group including address and event." Thus, claim 1 requires sending information to a given



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application based on a user selected type of information – e.g., address or event. Narurkar, by contrast, describes sending a given type of information – specifically, address information – wherein the user selects a particular application from a group of multiple different applications which will receive the information.

While the Examiner was courteous and promised to fully consider Applicant's arguments, no agreement was reached, the Examiner maintained his position that Narurkar either anticipates or makes obvious claim 1. Applicant's attorneys thanked the Examiner for the courtesy of the interview and indicated that they would submit a response seeking to as clearly and fully as possible explain the patentable distinction between claim 1 and Narurkar.

Respectfully submitted,



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